

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF OKLAHOMA**

**KIM LOCKWOOD and V. KATHLEEN  
LOCKWOOD**

*Plaintiffs,*

**v.**

**STATE FARM FIRE AND CASUALTY  
COMPANY,**

*Defendant.*

**Case No. CIV-23-170-R**

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**PLAINTIFFS' EXHIBIT LIST**

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TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

Plaintiffs Kim Lockwood and V. Kathleen Lockwood ("Plaintiffs") file this their Plaintiffs' Exhibit List and would respectfully show unto the Court the following:

**I.**

<b>EXHIBIT NUMBER</b>	<b>DESCRIPTION OF EXHIBIT</b>
1	State Farm Fire and Casualty Company Insurance Policy No. 96-CS-3371-5.
2	State Farm Fire and Casualty Company Redacted Claim File for Insurance Claim No. 36-09N3-90Q.
3	State Farm Fire and Casualty Company's Underwriting File for the Property.
4	Photographs of the storm damage to the Property.
5	Ian Rupert's Report and proof of loss (only if Defendant's expert reports are admitted into evidence).

6	Plaintiffs' Expert, Ian Rupert's photographs of the Property.
7	Plaintiffs' Expert, Ian Rupert's weather data.
8	Plaintiffs' Expert, Ian Rupert's <i>curriculum vitae</i> .
9	Plaintiffs' Expert, Ian Rupert's estimate of damages to Plaintiffs' Property.
10	Plaintiffs' Expert, Chad T. Williams, P.E.'s Evaluation and Report and Attachments A and I.
11	Plaintiffs' Expert, Chad T. Williams, P.E.'s Weather Data Analysis.
12	Plaintiffs' Expert, Chad T. Williams, P.E.'s Field Notes.
13	Plaintiffs' Expert, Chad T. Williams, P.E.'s Site Observations and Images.
14	Plaintiffs' Expert, Chad T. Williams, P.E.'s <i>curriculum vitae</i> .
15	Plaintiffs' Expert, Sam L. Gould's Meteorological Analysis Evaluation and Report with Attachments.
16	Plaintiffs' Expert, Sam L. Gould's <i>curriculum vitae</i> .
17	State Farm Fire and Casualty Company's Claim acknowledgment letter dated July 30, 2020.
18	State Farm Fire and Casualty Company's partial denial letter, dated August 26, 2020.
19	State Farm Fire and Casualty Company's Photographs of the Property. (with any comments redacted).
20	Estimates for repairs or benefits owed for the loss to the property.

21	To the extent not listed, documents produced during discovery, subject to the appropriate evidentiary limitations and objections.
22	To the extent not listed, any documents or exhibits attached to depositions taken in this case, subject to the appropriate evidentiary limitations and objections.
23	To the extent not listed, any documents or exhibits listed by Defendant, if not objected to by Plaintiffs.

As discovery in this case is ongoing, Plaintiffs reserve the right to amend this exhibit list.

Dated September 25, 2023.

Respectfully submitted,

/s/Terry M. McKeever

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